CERTIFICATION OF ENROLLMENT

SENATE BILL 5583

Chapter 56, Laws of 1995

54th Legislature 1995 Regular Session

Unemployment compensation--Contribution rates for successor employers

EFFECTIVE DATE: 7/23/95

Passed by the Senate March 3, 1995 YEAS 48 NAYS 0

JOEL PRITCHARD

President of the Senate

Passed by the House April 5, 1995 YEAS 96 NAYS 0

CERTIFICATE

I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5583** as passed by the Senate and the House of Representatives on the dates hereon set forth.

CLYDE BALLARD

Speaker of the House of Representatives

Approved April 17, 1995

MARTY BROWN

Secretary

FILED

April 17, 1995 - 3:56 p.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

SENATE BILL 5583

Passed Legislature - 1995 Regular Session

State of Washington 54th Legislature 1995 Regular Session

By Senators Newhouse, Heavey, Deccio, Hale, Palmer, Franklin, Pelz, Fraser, Prentice, Prince, A. Anderson and Winsley; by request of Joint Task Force on Unemployment Insurance

Read first time 01/27/95. Referred to Committee on Labor, Commerce & Trade.

- 1 AN ACT Relating to unemployment insurance contribution rates for
- 2 successor employers; and amending RCW 50.29.062.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 50.29.062 and 1989 c 380 s 81 are each amended to read 5 as follows:
- 6 Predecessor and successor employer contribution rates shall be 7 computed in the following manner:
- 8 (1) If the successor is an employer, as defined in RCW 50.04.080,
- 9 at the time of the transfer, ((his or her)) its contribution rate shall
- 10 remain unchanged for the remainder of the rate year in which the
- 11 transfer occurs. From and after January 1 following the transfer, the
- 12 successor's contribution rate for each rate year shall be based on
- 13 ((his or her)) its experience with payrolls and benefits including the
- 14 experience of the acquired business or portion of a business from the
- 15 date of transfer, as of the regular computation date for that rate
- 16 year.
- 17 (2) If the successor is not an employer at the time of the
- 18 transfer, ((he or she)) it shall pay contributions at the ((rate class
- 19 assigned to the predecessor employer at the time of the transfer for

- the remainder for that rate year and continuing until such time as he 1 or she qualifies for a different rate in his or her own right)) lowest 2 rate determined under either of the following:
- 4 (a) The contribution rate of the rate class assigned to the predecessor employer at the time of the transfer for the remainder of 5 that rate year and continuing until the successor qualifies for a 6 7 different rate in its own right. Any experience relating to the 8 assignment of that rate class attributable to the predecessor is 9 transferred to the successor; or
- 10 (b) The contribution rate equal to the average industry rate as determined by the commissioner, but not less than one percent, and 11 continuing until the successor qualifies for a different rate in its 12 own right. Assignment of employers by the commissioner to industrial 13 classification, for purposes of this subsection, must be in accordance 14 with established classification practices found in the "Standard 15 Industrial Classification Manual" issued by the federal office of 16 management and budget to the third digit provided in the standard 17 industrial classification code. 18
 - (3) If the successor is not an employer at the time of the transfer and simultaneously acquires the business or a portion of the business of two or more employers in different rate classes, ((his or her)) its rate from the date the transfer occurred until the end of that rate year and until ((he or she)) it qualifies in ((his or her)) its own right for a new rate, shall be the highest rate class applicable at the time of the acquisition to any predecessor employer who is a party to the acquisition.
- (4) The contribution rate on any payroll retained by a predecessor employer shall remain unchanged for the remainder of the rate year in 29 which the transfer occurs.
- 30 (5) In all cases, from and after January 1 following the transfer, 31 the predecessor's contribution rate for each rate year shall be based on ((his or her)) its experience with payrolls and benefits as of the 32 33 regular computation date for that rate year including the experience of 34 the acquired business or portion of business up to the date of PROVIDED, That if all of the predecessor's business is 35 transfer: transferred to a successor or successors, the predecessor shall not be 36 37 a qualified employer until ((he or she)) it satisfies the requirements of a "qualified employer" as set forth in RCW 50.29.010. 38

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Passed the Senate March 3, 1995. Passed the House April 5, 1995. Approved by the Governor April 17, 1995. Filed in Office of Secretary of State April 17, 1995.

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